DEC 4 1922 WH. R. STANSBUR OLEMA

IN THE

## SUPREME COURT OF THE UNITED STATES.

OCTOBER TERM, 1922.

WABASH RAILWAY COMPANY,
Petitioner,

VS.

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Octobe r, vs. Mile MILES ELLIOTT,

Respondent.

No. 225

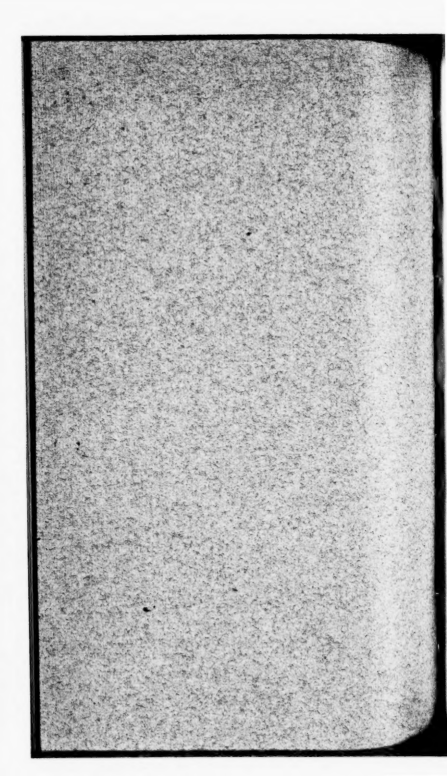
On Writ of Certiorari to Kansas City Court of Appeals, State of Missouri.

BRIEF FOR PETITIONER.

FREDERIC D. McKENNEY, N. S. BROWN,

Counsel for Petitioner.

Or. Louis Law Pattering Co., 418 N. Blanch St. Main 1819, Control \$19.



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Argument	13
<ul> <li>I. The Circuit Court of Livingston County, Missouri, had no jurisdiction to determine respondent's suit, filed during federal control, because of the provisions of General Order No. 50 of the Director General of Railroads</li> <li>II. The Circuit Court of Livingston County, Missouri, had no jurisdiction to hear and determine respondent's suit because said suit was filed in said Circuit Court in violation of the terms of General</li> </ul>	13
eral Orders Nos. 18 and 18a of the Director General of Railroads III. The Circuit Court of Livingston County, Missouri, having no jurisdiction of the main case, consequently had no juris-	19
diction to hear and determine respond- ent's intervening petition or motion  IV. Under the facts in this case there was no cause of action against petitioner in the main case and consequently there was no res upon which respondent's alleged attorney's lien could attach and	22
against which it might be enforced	23

## Cases Cited.

Missouri	Pacific	Railroad	v. Ault	, 256 U. S.
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Alabama	and Vi	eksburg	Railway	v. Journey
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her T.	1921)			10, 11
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